Ted Hampton Manager

P.O. Box 440

Grav. Kentucky 40734

CUMBERLAND VALLEY ELECTRIC

Telephone: (606) 528-2677

(606) 546-9295 (606) 589-4421 FAX: (606) 528-8458

P.O. Box C Cumberland, Kentucky, 40823

November 16, 2004

Shelton Construction Company Eskridge Shelton P O Box 29 Williamsburg, Kentucky 40769

Dear Mr. Shelton:

At Cumberland Valley Electric's November 2004 board meeting, you were the successful bidder on line construction for the years of 2005-2006. You will find enclosed an original and two (2) copies of the contract and Hold Harmless Agreement for your execution. Please return the original and one (1) copy of the contract and Hold Harmless Agreement to me and retain one (1) copy for your files.

Should work become slow in 2005-2006 you are subject to get laid off due to lack of work.

Sincerely,

Ted Hampton, Manager

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	Lexington KY 40503-3311		COMPANY	COMPARIL	S ALL OUDING COVER.	NUL.	
	(859) 273-6600			uminous Casualt	y Corp.		
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	Shelton Construction Co., In	c.	В ку	Associated Genl	Contr SIF		
	P. O. Box 29		COMPANY				
	Williamsburg, KY 40769		С				
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CO LTR	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMI	rs	
A	GENERAL LIABILITY	CLP3102306B	12/19/01	12/19/02	GENERAL AGGREGATE	5	2,000,000
	X COMMERCIAL GENERAL LIABILITY				PRODUCTS-COMP/OP AGG	\$	2,000,000
	CLAIMS MADE X OCCUR				PERSONAL & ADV INJURY	\$	1,000,000
	OWNER'S & CONTRACTOR'S PROT				FIRE DAMAGE (Any one fire)	\$	1,000,000
					MED EXP (Any one person)	\$	100,000
A	AUTOMOBILE LIABILITY X ANY AUTO	CAP3102350B	12/19/01	12/19/02	COMBINED SINGLE LIMIT	s	1,000,000
	ALL OWNED AUTOS SCHEDULED AUTOS				BODILY INJURY (Per person)	\$	
	HIRED AUTOS				BODILY INJURY	s	· · · · · · · · · · · · · · · · · · ·
	NON-OWNED AUTOS				(Per accident) PROPERTY DAMAGE		
					THO ENT DAWAGE	\$	
	GARAGE LIABILITY				AUTO ONLY - EA ACCIDENT	\$	
	ANY AUTO				OTHER THAN AUTO ONLY:		
					EACH ACCIDENT		
	EXCESS LIABILITY		!		AGGREGATE EACH OCCURRENCE	\$	
	UMBRELLA FORM				AGGREGATE	\$	
	OTHER THAN UMBRELLA FORM					\$	
В	WORKERS COMPENSATION AND	TBD	12/19/01	12/19/02	WC STATU- OTH-		
	EMPLOYERS' LIABILITY				EL EACH ACCIDENT	\$	500,000
	THE PROPRIETOR/ PARTNERS/EXECUTIVE INCL				EL DISEASE-POLICY LIMIT	\$	500,000
	OFFICERS ARE: EXCL				EL DISEASE-EA EMPLOYEE	\$	500,000
	OTHER						
DES	CRIPTION OF OPERATIONS/LOCATIONS/	/EHICLES/SPECIAL ITEMS					
Vori	vers Compensation operations in	Kentucky					
CE	RTIFICATE HOLDER		CANCELLATIO	Value of the residence of the second second second second	CRIBED POLICIES BE CANC	ELI ED	BEFORE THE
	Cumberland Valley RECC		1		ISSUING COMPANY WILL E		
	Hwy 25 East				THE CERTIFICATE HOLDER N		
	Gray, KY 40731				CE SHALL IMPOSE NO OBLIG		
					MPANY, ITS AGENTS OR	REPRE	SENTATIVES.
			AUTHORIZED REPI	RESENTATIVE	in production		
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MU	ORD 25-\$ (1/95)			un un an georgia en est inferioristica.	CERTIFICATE: U05/001/		
							

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	Le	xington Green Two, Suite 4	10	ALTER TH	······································	FFORDED BY THE PO		
	22	O Lexington Green Circle			COMPANIE	S AFFORDING COVER	AGE	
	Le	xington KY 40503-3311		COMPANY				
(8)		159) 273-6600			tuminous Casualt	y Corp.		
INS	URE			COMPANY		0 - 1 - 015		
		elton Construction Co., In	c.		Associated Genl	Contr SIF		
		0. Box 29		COMPANY				
	Wi	lliamsburg, KY 40769						
		1		COMPANY				
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CO LTR		TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMIT	rs	
A	GEI	NERAL LIABILITY	CLP3102306B	12/19/01	12/19/02	GENERAL AGGREGATE	\$	2,000,000
	X	COMMERCIAL GENERAL LIABILITY				PRODUCTS-COMP/OP AGG	\$	2,000,000
		CLAIMS MADE X OCCUR				PERSONAL & ADV INJURY	\$	1,000,000
		OWNER'S & CONTRACTOR'S PROT				EACH OCCURRENCE	\$	1,000,000
						FIRE DAMAGE (Any one fire)	\$	100,000
						MED EXP (Any one person)	\$	5,000
A	AU1	ANY AUTO	CAP3102350B	12/19/01	12/19/02	COMBINED SINGLE LIMIT	\$	1,000,000
		ALL OWNED AUTOS SCHEDULED AUTOS				BODILY INJURY (Per person)	s	
		HIRED AUTOS				BODILY INJURY (Per accident)	s	
						PROPERTY DAMAGE	\$	
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		ANY AUTO				OTHER THAN AUTO ONLY:		
						EACH ACCIDENT	s	
						AGGREGATE	\$	
	EXC	ESS LIABILITY				EACH OCCURRENCE	s	
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		OTHER THAN UMBRELLA FORM					\$	
В		RKERS COMPENSATION AND	7451	1/01/02	12/31/02	WC STATU- OTH- TORY LIMITS ER		
		PLOYERS' LIABILITY				EL EACH ACCIDENT	\$	3,000,000
		PROPRIETOR/ RINERS/EXECUTIVE INCL				EL DISEASE-POLICY LIMIT		3,000,000
	OFF	ICERS ARE: EXCL				EL DISEASE-EA EMPLOYEE	\$	3,000,000
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DE	CRIE	TION OF OPERATIONS/LOCATIONS/	VEHICLES/SPECIAL ITEMS					
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.v. 65.5			Anna Carlo Car		A CONTRACTOR CONTRACTOR AND A STATE OF THE S	SCRIBED POLICIES BE CANC		D BEFORE THE
		Cumberland Valley RECC		EXPIRATION	DATE THEREOF, THE	ISSUING COMPANY WILL E	NDE.	AVOR TO MAIL
		Hwy 25 East		10 DAY	S WRITTEN NOTICE TO	THE CERTIFICATE HOLDER	IAME	D TO THE LEFT,
		Gray, KY 40731		BUT FAILURE	TO MAIL SUCH NOTI	CE SHALL IMPOSE NO OBLIG	ATIO	N OR LIABILITY

AUTHORIZED REPRESENTATIVE

ACORD 25-S (1/95)

CERTIFICATE: 006/001/ 00002

OF ANY KIND UPON THE COMPANY, ITS AGENTS OR REPRESENTATIVES.

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	Ac	ordia of Kentucky	-Lex			ONLY AN	ID CONFERS N	IO RIGHTS UPON TI	HE (CERTIFICATE	
		xington Green Two			10			AFFORDED BY THE PO			
		20 Lexington Green					COMPANIE	S AFFORDING COVER	AGE		
	Le	xington KY 40503-	3311			COMPANY					
	(8	359) 273-6600				A Bi	tuminous Casualt	y Corp.			
INS	URE	D			`	COMPANY					
	Sł	melton Constructio	n Co	., ln	с.	В ку	Associated Geni	Contr SIF			
	Ρ.	O. Box 29				COMPANY					
	Wi	lliamsburg, KY 4	0769			С					
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CO LTR		TYPE OF INSURANC	E		POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMIT	rs		
A	GE	NERAL LIABILITY			CLP3102306B	12/19/01	12/19/02	GENERAL AGGREGATE	\$	2,000,000	
	X	COMMERCIAL GENERA	LLIAE	BILITY				PRODUCTS-COMP/OP AGG	\$	2,000,000	
		CLAIMS MADE	(0	CCUR				PERSONAL & ADV INJURY	\$	1,000,000	
i		OWNER'S & CONTRACT	OR'S	PROT				EACH OCCURRENCE	\$	1,000,000	
								FIRE DAMAGE (Any one fire)	\$	100,000	
								MED EXP (Any one person)	\$	5,000	
A	AU.	ANY AUTO			CAP3102350B	12/19/01	12/19/02	COMBINED SINGLE LIMIT	s	1,000,000	
		ALL OWNED AUTOS						BODILY INJURY (Per person)	s		
		HIRED AUTOS						BODILY INJURY	s		
		NON-OWNED AUTOS						(Per accident)			
i								PROPERTY DAMAGE	S		
	GA	RAGE LIABILITY						AUTO ONLY - EA ACCIDENT	S		
		ANY AUTO						OTHER THAN AUTO ONLY:			
								EACH ACCIDENT			
								AGGREGATE	\$		
	EXC	ESS LIABILITY						EACH OCCURRENCE	\$		
		UMBRELLA FORM						AGGREGATE	\$		
		OTHER THAN UMBRELI	_A F	ORM				WC STATU- OTH-	\$		
В		RKERS COMPENSATION PLOYERS' LIABILITY	AND)	TBO	12/19/01	12/19/02	WC STATU- TORY LIMITS OTH- EL EACH ACCIDENT	\$	500,000	
		PROPRIETOR/		INCL				EL DISEASE-POLICY LIMIT	\$	500,000	
		RINERS/EXECUTIVE FICERS ARE:		EXCL				EL DISEASE-EA EMPLOYEE	\$	500,000	
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	Cumberland Valley RECC EXPIRATION DATE THEREOF, THE ISSUING COMPANY WILL ENDEAVOR TO MAIL										
	Hwy 25 East						•				
		Gray, KY 40731					10 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION OR LIABILITY				
		J. U. J. TU (3)				ł .		MPANY, ITS AGENTS OR			
						AUTHORIZED REF					
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AC	ORE) 25-S (1/95)						© ACORD CO			

CERTIFICATE: 005/001/ 00002

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ما	Acordia of Kentucky-Le	ex			IO RIGHTS UPON TH			
•	.exington Green Two, S		HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.					
1	220 Lexington Green Ci			COMPANIE	S AFFORDING COVERA	\GE		
	exington, KY 40503-33		COMPANY					
1	506-273-6600		A Bi	ituminous Ca	sualty Company			
	BURED		COMPANY					
s	Shelton Construction		B SH	nelby Insura	nce Companies			
P	P. O. Box 29		COMPANY					
W	Villiamsburg, KY 40769	9	С					
			COMPANY					
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1	THIS IS TO CERTIFY THAT THE POL	ICIES OF INSURANCE LISTED BELOW	HAVEBEENISSUE	DTOTHEINSURE	DNAMED ABOVE FOR TH	EPC	DLICYPERIOD	
l	CERTIFICATE MAY BE ISSUED OR I	ANYREQUIREMENT, TERMORCONDIT MAY PERTAIN, THE INSURANCE AFFO OF SUCH POLICIES. LIMITS SHOWN	ORDED BY THE PO	LICIES DESCRIBE	DHEREIN IS SUBJECT TO	ALI	THE TERMS,	
CO LTR	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMП	18		
	GENERAL LIABILITY				GENERAL AGGREGATE	\$	2000000	
Α	X COMMERCIAL GENERAL LIABILITY	CLP2301834	12/19/98	12/19/99	PRODUCTS-COMP/OP AGG	\$	2000000	
	CLAIMS MADE X OCCUR				PERSONAL & ADV INJURY	5	1000000	
	OWNER'S & CONTRACTOR'S PROT				EACH OCCURRENCE	5	1000000	
					FIRE DAMAGE (Any one fire)	\$	100000	
					MED EXP (Any one person)	\$	5000	
A	AUTOMOBILE LIABILITY X ANY AUTO	CAP2503738	12/19/98	12/19/99	COMBINED SINGLE LIMIT	s	1000000	
	ALL OWNED AUTOS SCHEDULED AUTOS				BODILY INJURY (Per person)	\$		
	X HIRED AUTOS X NON-OWNED AUTOS				BODILY INJURY (Per accident)	s		
1								

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES/SPECIAL ITEMS

INCL

EXCL

CUP2520628

WC389149102

CERTIFICATE HOLDER

GARAGE LIABILITY

ANY AUTO

EXCESS LIABILITY

THE PROPRIETOR/

OFFICERS ARE:

OTHER

PARTNERS/EXECUTIVE

В

X UMBRELLA FORM

OTHER THAN UMBRELLA FORM

WORKERS COMPENSATION AND EMPLOYERS' LIABILITY

Cumberland Valley RECC Hwy 25 East Gray, KY 40731

CANCELLATION

12/19/98

12/19/98

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING COMPANY WILL ENDEAVOR TO MAIL 30 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE COMPANY, ITS AGENTS OR REPRESENTATIVES.

PROPERTY DAMAGE

EACH OCCURRENCE

EACH ACCIDENT

AGGREGATE

12/19/99

12/19/99

AUTO ONLY - EA ACCIDENT \$

EACH ACCIDENT \$ AGGREGATE

OTHER THAN AUTO ONLY:

STATUTORY LIMITS

DISEASE . EACH EMPLOYEE \$

DISEASE - POLICY LIMIT

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1000000

1000000

500000

500000

500000

AUTHORIZED REPRESENTATIVE

054975000

© ACORD CORPORATION 1993

ACORD 25-S (3/93)

Ted Hampton Manager

PO Box 440

Gray Kentucky 40734

CUMBERLAND VALLEY ELECTRIC

Telephone. (606) 528-2677 (606) 546-9295

(606) 589-4421 FAX: (606) 528-8458

PO Box C Cumberland, Kentucky, 40823

May 2, 2001

Five C. Construction Company Route 1, Box 367 Gray, KY 40734

Dear Sir:

Cumberland Valley Electric is accepting bids on bush hogging right-of-way, bulldozer as well as 4 wheel drive tractor. If you are interested in working this summer, please give me you prices and we will submitted it to the board of directors.

Sincerely,

Led Humpten of Ted Hampton, Manager

TH:df

A	CORD	CERT	FICATE OF LI	ABILITY I	NSURA	NCEOPID FE	DATE (MM/DD/YY) 07/23/02		
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	ידים	UE C CONSTRU	CTION CO., INC.			rety Company			
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		AY KY 40734		INSURER E					
	ERAGES								
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	CLAI	MS MADE X DOCUR	•			MED EYF (Any one person)	\$ 2000		
						GENERAL AGGREGATE	\$ 1000000 \$ 2000000		
						PRODUCTS - COMPICE AGE			
	FOLICA	GATE LIMIT APPLIES FE							
A	AUTOMOBILE	LIABILITY	PENDING	07/23/02	07/23/03	CHMIL BJOHF CHMBNIC (finablice & fil	\$ 1000000		
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	GARAGE LIAE	BILITY				AUTO ONLY - CA ACCIDENT	\$		
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	RETENTI						\$		
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С	EMPLOYERS'		1600005218	06/29/02	06/29/03	EL EACH ACCIDENT	\$100,000		
_						EL DISEASE - EA EMPLOY	es 100,000		
				}		EL DISEASE - POLICY LIM	1500,000		
A	OTHER Proper	ty Section	PENDING	07/23/02	07/23/03				
DES	CRIPTION OF C	PERATIONS/LOCATIONS	SWEHICLES/EXCLUSIONS ADDED BY	ENDORSEMENT/SPECIAL PR	OVISIONS				
CE	RTIFICATE H	OLDER N AD	DITIONAL INSURED; INSURER LETTER	CANCELLATION	ON				
		14 40		· .		RIBED POLICIES BE CANCE	LLED BEFORE THE EXPI		
			COL	DATE THEREOF	, THE ISSUING INSU	RER WILL ENDEAVOR TO M.	ALLO DAYS WRITTEN		
		MBERLAND VAI	LEY RURAL	NOTICE TO THE	CERTIFICATE HOLD	DER NAMED TO THE LEFT, B	UT FAILURE TO DO SO SI		
		ECTRIC UTE 1		IMPOSE NO OBL	IGATION OR LIABILI	ITY OF ANY KIND UPON THE	INSURER, ITS AGENTS C		
		AY KY 40734			REPRESENTATIVES				
		- · - -		AUTHORIZED RE					
				S. Corey	Frooman				

ACORD 25-S (7/97)

	TIFICATE OF LI				07/23/0
RODUCER Weace Lukens (BG) Bowling Green Office P.O. Bow 51850	2	ONLY AND HOLDER, T	CONFERS NO R	ED AS A MATTER OF IN IGHTS UPON THE CER' IE DOES NOT AMEND, E FORDED BY THE POLIC	TIFICATE EXTEND OR
Sowling Green KY 42: Phone:270-781-8181			INSURERS	AFFORDING COVERAG	E
ISURED		INSURER A	Acuity		
		INSURER B	Century Su	rety Company	
RONNIE COREY	RUCTION CO., INC.	INSURER C	American P	hysicians Assu	rance
346 TURNER R GRAY KY 4073	OAD 4	INSURER D			
		INSURER E			
ANY REQUIREMENT, TERM OR COMMAY PERTAIN, THE INSURANCE AF	ED BELOWHAVE BEEN ISSUED TO THE IDITION OF ANY CONTRACT OR OTHER FORDED BY THE POLICIES DESCRIBED	DOCUMENT WITH RESP HEREIN IS SUBJECT TO	PECT TO WHICH TH	IS CERTIFICATE MAY BE IS	SUED OR
col .	NAN MAY HAVE BEEN REDUCED BY PAI		POLICY EXPIRATION DATE (MM/DD/YY)	LIMIT	•
	POLICY NUMBER	DATE (MM/DD/YY)	DATE (MM/DD/YY)	EACH OCCURRENCE	\$ 1000000
GENERAL LIABILITY X COMMERCIAL GENERAL LIABI	CCP216200	07/23/02	07/23/03	FIRE DAMAGE (Any one fire)	
CLAIMS MADE X OCC		01/23/02	0,723/03	MED EXP (Any one person)	\$ 2000
OCCUMIS MINDE A OCC				PERSONAL & ADV INJURY	\$ 1000000
	-			GENERAL AGGREGATE	\$ 2000000
GEN'L AGGREGATE LIMIT APPLIES	— Per			PRODUCTS - COMP/OP AGG	
POLICY PRO- LO	c				
AUTOMOBILE LIABILITY X ANY AUTO	PENDING	07/23/02	07/23/03	COMBINED SINGLE LIMIT (Ea accident)	\$ 1000000
ALL OWNED AUTOS SCHEDULED AUTOS				BODILY INJURY (Per person)	\$
HIRED AUTOS NON-OWNED AUTOS				BODILY INJURY (Per accident)	\$
				PROPERTY DAMAGE (Per accident)	\$
GARAGE LIABILITY				AUTO ONLY - EA ACCIDENT EA ACC	
ANY AUTO				OTHER THAN AUTO ONLY AGG	
EXCESS LIABILITY				EACH OCCURRENCE	\$
OCCUR CLAIMS MAD	E			AGGREGATE	\$
					\$
DEDUCTIBLE					\$
RETENTION \$					\$
WORKERS COMPENSATION AND				X TORY LIMITS ER	
EMPLOYERS' LIABILITY	1600005218	06/29/02	06/29/03	E L EACH ACCIDENT	\$ 100,000
				E L DISEASE - EA EMPLOYE	
LOTUED				EL DISEASE - POLICY LIMIT	\$500,000
Property Section	PENDING	07/23/02	07/23/03		
 	NS/VEHICLES/EXCLUSIONS ADDED BY FN	DORSEMENT/SPECIAL PR	ROVISIONS		
	NS/VEHICLES/EXCLUSIONS ADDED BY EN				
EDTELOATE HOLDED		CANCELLATIO	- NI		
ERTIFICATE HOLDER N A	DDITIONAL INSURED; INSURER LETTER: CUMV	A-2 SHOULD ANY OF	THE ABOVE DESCR	RIBED POLICIES BE CANCEL	
CUMBERLAND VA	LLEY RURAL		'	ER NAMED TO THE LEFT, BU	
ELECTRIC		1		TY OF ANY KIND UPON THE II	
ROUTE 1		REPRESENTATI		into of on the	
GRAY KY 40734		AUTHORIZED RE			
1		S. Corey	Freeman		

©ACORD CORPORATION 1988

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DISTRIBUTION LINE EXTENSION CONTRACT

(Labor Only)

FOR CONSTRUCTION OF RURAL ELECTRIC SYSTEM IMPROVEMENTS & EXTENSIONS

322 C Trotustas 2001-12002

RURAL ELECTRIFICATION & ADMINISTRATION

Five C Construction Co., Inc.

Rt. 1 Box 367 Gray, Kentucky 40734

November 10, 2000

Cumberland Valley Electric PO Box 440 Gray, Kentucky 40734

Dear Mr. Hampton:

In response to your request for a labor and equipment bid for 2001 and 2002, we propose the following:

	2001	2002
Foreman	36.50	37.58
Lineman 1st class	34.80	35.83
Lineman 2 nd class	32.75	33.71
Groundman	20.40	21.00
Truck Operator	28.00	28.78
Line Truck	18.00	18.00
Bucket Truck	18.31	19.31
Pole Truck	17.32	18.52
Pickup	4.08	4.08

We would like to thank you and the Board again for the opportunity we have had to work with you and look forward to working with you in the up-coming years.

Sincerely.

Ronnie Corey

HOLD HARMLESS AGREEMENT BETWEEN CUMBERLAND VALLEY ELECTRIC, INC AND FIVE C CONSTRUCTION COMPANY

Five C Construction Company agrees to defend, pay on behalf of and hold harmless Cumberland Valley Electric, INC. and its directors, officers, agents, and employees from all claims of whatsoever nature or kind, including those brought by employees of Five C Construction Company, or subcontractors, arising out of or as a result of any act or failure to act whether or not negligent, in connection with the performance of the work to be performed pursuant to this contract by Five C Construction Company, its employees, agents and subcontractors. Five C Construction Company agrees to defend and pay all costs in defending these claims, including attorney fees.

Further, Five C Construction Company agrees to maintain public liability and property damage insurance (including automobile public liability and property damage insurance) to cover the obligations set forth above. The minimum insurance limits of liability shall be \$5,000,000 bodily injury and property damage. Cumberland Valley Electric, INC. shall receive a minimum 30 day notice in the event of cancellation of insurance required by this agreement. Five C Construction Company shall furnish a certificate of insurance to Cumberland Valley Electric, INC. showing that the above obligations and requirements are provided for by a qualified insurance carrier, and showing Cumberland Valley Electric, INC. as an additional insured on such insurance.

FIVE C CONSTRUCTION COMPANY

CUMBERLAND VALLEY ELECTRIC, INC.

BY: Konnie Carril

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DATE: / -27-2000

HOLD HARMLESS AGREEMENT BETWEEN CUMBERLAND VALLEY ELECTRIC, INC AND FIVE C CONSTRUCTION COMPANY

Five C Construction Company agrees to defend, pay on behalf of and hold harmless Cumberland Valley Electric, INC. and its directors, officers, agents, and employees from all claims of whatsoever nature or kind, including those brought by employees of Five C Construction Company, or subcontractors, arising out of or as a result of any act or failure to act whether or not negligent, in connection with the performance of the work to be performed pursuant to this contract by Five C Construction Company, its employees, agents and subcontractors. Five C Construction Company agrees to defend and pay all costs in defending these claims, including attorney fees.

Further, Five C Construction Company agrees to maintain public liability and property damage insurance (including automobile public liability and property damage insurance) to cover the obligations set forth above. The minimum insurance limits of liability shall be \$5,000,000 bodily injury and property damage. Cumberland Valley Electric, INC. shall receive a minimum 30 day notice in the event of cancellation of insurance required by this agreement. Five C Construction Company shall furnish a certificate of insurance to Cumberland Valley Electric, INC. showing that the above obligations and requirements are provided for by a qualified insurance carrier, and showing Cumberland Valley Electric, INC. as an additional insured on such insurance.

FIVE C CONSTRUCTION COMPANY

CUMBERLAND VALLEY ELECTRIC, INC.

BY: Konnie Lace

DATE: 11-27-2000

DISTRIBUTION LINE EXTENSION CONSTRUCTION CONTRACT (REA Form 792)

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PROPOSAL

TO: Combestand Valley Electric, Inc.
(hereinafter called the "Owner").
ARTICLE IGENERAL
Section 1Offer to Construct. The undersigned (hereinafter called the "Contractor") hereby proposes to construct for the prices hereinafter stated, with materials furnished by the Owner, the rural electric project Line Contractor understands and Specifications, and Construction Drawings hereinafter referred to. The Contractor understands and agrees that the Project will consist of line extensions and additions and line changes or similar work usually associated with overhead or underground distribution system improvement or extension work all located within the area served or ultimately to be served by the Owner and that the exact location and scope of individual sections of the Project (hereinafter called "Sections") will be made known to the Contractor from time to time as provided in Article II, Section 1 hereof; and provided, however, that the Contractor shall not be obligated to start construction of any Section unless the cost of construction of the Section computed on the unit
prices of this Proposal shall amount to at leastdollars (\$and provided further that the Owner shall be obligated to release to the Contractor for construction a least one Section pursuant to the provisions of this Proposal.
Section 2Additional Projects. From time to time the Owner and the Contractor may enter into negotiations for the performance of work at labor prices which may differ from those in the Proposal (such work being hereinafter called "Additional Projects"). Except as may otherwise be agreed upon in writing by the Owner and the Contractor at the time the supplemental contract for the Additional Project is negotiated, the provisions of the Contract for the Project shall apply.
Section 3Proposal on Unit Basis. The Contractor understands and agrees that the various Construction Units considered in this Proposal are defined by symbols and descriptions in this Proposal, that the Proposal is made on a unit basis, and that the Owner may specify, as provided in Article II, Section 1 hereof, any number or combination of Construction Units which the Owner, may deem necessary for the construction of the Project. If kinds of Construction Units for which prices are not established in this Proposal are necessary for the construction of the Project, the prices of such additional Units shall be as agreed upon in writing by the Owner and the Contractor prior to the time of installation. The unit prices herein set forth are applicable to work performed on unenergized
lines. Such unit prices shall be increased by <u>Norl</u> () percent for all units installed on energized lines in accordance with instructions of the Owner, as provided in Article II, Section lg.
Section 4 Description of Contract. The Specifications and Construction Drawings set forth in:
REA Form 804, Specifications and Drawings for 7.2/12.5 kV Line Construction REA Form 803, Specifications and Drawings for 14.4/24.9 kV Line Construction REA Form 806, Specifications and Drawings for Underground Electric Distribution
as applicable, which by this reference are incorporated herein, together with the Plans, Proposal and Acceptance constitute the Contract. The Plans, consisting of maps and special drawings, and approved modifications in standard specifications are attached hereto and identified as follows:

Section 5--Familiarity with Conditions. The Contractor acknowledges that it has made a careful examination of the site of the Project and of the Plans, Specifications and Construction Drawings, and has become informed as to the location and nature of the proposed construction, the transportation facilities, the kind and character of soil and terrain to be encountered, the kind of equipment, tools, and other facilities required before and during the construction of the Project and has become acquainted with the availability status of materials to be furnished by the Owner and with the labor conditions which would affect work on the Project.

Section 6 -- License. The Contractor warrants that a Contractor's license (&a) (is not) required, and if strike out one required, it possesses Contractor's License No. ______ for the State of ____ in which the Project is located, and said license expires on ___ Section 7 -- Contractor's Resources. The Contractor warrants that it possesses adequate financial resources for the performance of the work covered by this Proposal and that it will provide necessary tools and equipment and a qualified superintendent and other employees. Section 8 -- Changes in Construction. The Contractor agrees to make such changes in construction previously installed in the Project by the Contractor as required by the Owner on the following basis: The cost of labor shall be the reasonable cost thereof as agreed upon by the Contractor and the Owner but in no event shall it exceed two (2) times the labor price quoted in the Proposal for the installation of the unit to be changed. Such compensation shall be in lieu of any other payment for the installation and removal of the original unit but shall not include the cost of the installation, if any, of a new or replacing unit, payment for which shall be made at the unit price as quoted in the Proposal. No payment shall be made to the Contractor for correcting errors or omissions on the part of the Contractor which result in construction not in accordance with the Plans and Specifications. ARTICLE II--CONSTRUCTION Section 1--Time and Manner of Work. The Contractor agrees to be prepared to commence the construction of the Project within fifteen (15) calendar days after written notice by the Owner of acceptance of the Proposal. The Contractor agrees to commence construction of a Section within ____) days after receipt in writing from the Owner of the following: Location and number of the various Construction Units required for construction of the Section (hereinafter called the "Staking Sheets"). b. Itemized list of the materials required for the construction of the Section and an authorization by the Owner for the Contractor to obtain such materials from the Owner's warehouse located at Bray: Cumberland, Ky c. A schedule showing the rate at which construction of the Section shall proceed and the total number of calandar days (excluding Sundays) to be allowed for completion; provided, however, that the required completion time for any Section shall not be less than ____ (______) days or_______ (_________) days per mile of line, whichever is the greater, which days shall be calendar days (excluding Sundays). The time of the completion of the Section is of the essence of the contract to be effected by acceptance of this Proposal. d. A statement that all required easements and rights-of-way have been obtained from the owners of the properties across which the Section is to be constructed (including tenants who

e. A statement that all necessary staking has been completed.

may reasonably be expected to object to such construction).

f. A statement that all necessary funds for prompt payment for the construction of the Section will be available.

g. Specific instruction as to location and extent of work to be performed on energized lines, if any.

The Contractor will not be required to dig holes, set poles, install anchors, install underground conduit, perform any plowing for the installation of underground cable, or dig trenches if there are more than six (6) inches of frost in the ground nor to perform any construction on such days when in the judgment of the Owner snow, rain, or wind or the results of snow, rain, or frost make it impracticable to perform any operations of construction; provided further that the contractor will not perform any plowing for the installation of underground cable on public roads or highways if there are more than two (2) inches of frost in the ground. To the extent of the time lost due to the conditions described herein and approved in writing by the Owner, the time of completion set out above will be extended. The time for completion shall be extended for a period of any reasonable delay (other than a delay resulting from the failure of the Contractor to secure sufficient labor) which is due exclusively to causes beyond the control and without the fault of the Contractor including acts of God. fires, floods, inability to obtain materials, direction of the Owner to cease construction as herein provided, and acts or omissions of the Owner with respect to matters for which the Owner is solely responsible: Provided, however, that no such extension of time for completion shall be granted the Contractor unless within ten (10) days after the happening of any event relied upon by the Contractor for such an extension of time the Contractor shall have made a written request therefor in writing to the Owner, and provided further that no delay in such time of completion or in the progress of the work which results from any of the above causes, except acts or omissions of the Owner, shall result in any liability on the part of the Owner.

Section 2--Changes in Plans, Specifications and Drawings. The Owner may, from time to time during the progress of the construction of the Project, make such changes in, additions to, or subtractions from the Plans, Specifications, and Construction Drawings as conditions may warrant: Provided, however, that if the cost to the Contractor shall be materially increased by any such change or addition, the Owner shall pay the Contractor for the reasonable cost thereof in accordance with a construction contract amendment signed by the Owner and the Contractor, but no claim for additional compensation for any such change or addition will be considered unless the Contractor shall have made a written request therefor to the Owner prior to the commencement of work in connection with such change or addition.

Section 3 -- Supervision and Inspection.

- a. The Contractor shall cause the construction work on the Project to receive constant supervision by a competent superintendent (hereinafter called the "Superintendent") who shall be present at all times during working hours where construction is being carried on. The Contractor shall also employ, in connection with the construction of the Project, capable, experienced, and reliable foremen and such skilled workmen as may be required for the various classes of work to be performed. Directions and instructions given to the Superintendent by the Owner shall be binding upon the Contractor.
- b. The Owner reserves the right to require the removal from the Project of any employee of the Contractor if in the judgment of the Owner such removal shall be necessary in order to protect the interest of the Owner. The Owner shall have the right to require the Contractor to increase the number of his employees and to increase or change the amount or kind of tools and equipment if at any time the progress of the work shall be unsatisfactory to the Owner; but the failure of the Owner to give any such directions shall not relieve the Contractor of his obligations to complete the work within the time and in the manner specified in this Proposal.
- c. The manner of performance of the work, and all equipment used therein, shall be subject to the inspection, tests, and approval of the Owner. The Owner shall have the right to inspect all payrolls and other data and records of the Contractor relevant to the work. The Contractor will provide all reasonable facilities necessary for such inspection and tests. The Contractor shall have an authorized agent accompany the inspector when final inspection is made and, if requested by the Owner, when any other inspection is made.
- d. In the event that the Owner shall determine that the construction contains or may contain numerous defects, it shall be the duty of the Contractor, if requested by the Owner, to have an inspection made by an engineer approved by the Owner for the purpose of determining the exact nature, extent, and location of such defects.

Section 4--Defective Workmanship. The acceptance of any workmanship by the Owner shall not preclude the subsequent rejection thereof if such workmanship shall be found to be defective after installation, and any such workmanship found defective before final acceptance of the work or within

one (1) year after completion shall be remedied or replaced, as the case may be, by and at the expense of the Contractor. In the event of failure by the Contractor so to do, the Owner may remedy such defective workmanship and in such event the Contractor shall pay to the Owner the cost and expense thereof. The Contractor shall not be entitled to any payment hereunder so long as any defective workmanship, in respect of the Project, of which the Contractor shall have had notice, shall not have been remedied or replaced, as the case may be.

Section 5--Materials. At or prior to the commencement of construction of each Section, the Owner shall make available to the Contractor all materials for such Section which the Owner has on hand, and from time to time as such additional deliveries of materials, if any, are received by the Owner, the Owner shall make such materials available to the Contractor: Provided, however, that the Contractor or his authorized representative will give to the Owner a receipt in such form as the Owner shall approve for all materials furnished by the Owner to the Contractor. The Contractor will return to the Owner or reuse in the construction of other assembly units all materials removed from the lines under Section H - Conversion Assembly Units and Section I - Removal Assembly Units. Upon completion of each Section of the Project the Contractor will return to the Owner all materials, including usable materials as well as scrap, furnished by the Owner in excess of those required for the construction of the Section as determined from the Final Inventory approved by the Owner. The Contractor will reimburse the Owner at the current invoice cost to the Owner for loss and for breakage through Contractor's negligence of materials furnished by the Owner to the Contractor and for materials removed from the lines by the Contractor.

<u>Section 6-- Term of Contract</u>. It is understood and agreed that, notwithstanding any other provisions of this Contract, the Contractor will not be required to commence any construction after the expiration of one year following acceptance of this Proposal by the Owner.

ARTICLE III -- PAYMENT

Section 1 -- Payments to Contractor.

- a. Within the first fifteen (15) days of each calendar month, the Owner shall make partial payment to the Contractor for construction accomplished during the preceding calendar month on the basis of completed Construction Units furnished and certified to by the Contractor and approved by the Owner solely for the purpose of payment: Provided, however, that such approval by the Owner shall not be deemed approval of the workmanship or materials. Only ninety percent (90%) of each such estimate approved during the construction of a Section shall be paid by the Owner to the Contractor prior to completion of the Section. Upon completion by the Contractor of the construction of a Section, the Contractor will prepare a Final Inventory of the Section showing the total number and character of Construction Units and, will certify it to the Owner together with a certificate of the total cost of the construction performed. Upon the approval of such certificates, the Owner shall make payment to the Contractor of all amounts to which the Contractor shall be entitled thereunder which shall not have been paid.
- c. No payment shall be due while the Contractor is in default in respect of any of the provisions of this Contract and the Owner may withhold from the Contractor the amount of any claim by a third party against either the Contractor or the Owner based upon an alleged failure of the Contractor to perform the work hereunder in accordance with the provisions of this Contract.

Section 2--Certificate of Contractor and Indemnity Agreement - Line Extensions. Upon the Completion of Construction of any Section of the Project but prior to payment to the Contractor of any amount in excess of 90 percent (90%) of the total cost of all Construction Units comprising the completed Section, the Contractor shall deliver to the Owner in the form attached hereto, (1) a certificate that all

persons who have furnished labor in connection with the Project and subcontractors who have furnished services for the Project have been paid in full, and (2) an agreement to hold the Owner harmless against any liens arising out of the Contractor's performance hereunder which may have been or may be filed against the Owner.

ARTICLE IV--PARTICULAR UNDERTAKINGS OF THE CONTRACTOR

Section 1. Protection to Persons and Property. The Contractor shall at all times take all reasonable precautions for the safety of employees on the work and of the public, and shall comply with all applicable provisions of Federal, State, and Municipal safety laws and building and construction codes, as well as the safety rules and regulations of the Owner. All machinery and equipment and other physical hazards shall be guarded in accordance with the "Manual of Accident Prevention in Construction" of the Associated General Contractors of America unless such instructions are incompatible with Federal, State, or Municipal laws or regulations.

The following provisions shall not limit the generality of the above requirements:

- a. The Contractor shall at no time and under no circumstances cause or permit any employee of the Contractor to perform any work upon energized lines, or upon poles carrying energized lines, unless otherwise specified in accordance with Article II, Section 1, subsection g.
- b. The Contractor shall so conduct the construction of the Project as to cause the least possible obstruction of public highways.
- c. The Contractor shall provide and maintain all such guard lights and other protection for the public as may be required by applicable statutes, ordinances, and regulations or by local conditions.
- d. The Contractor shall do all things necessary or expedient to protect properly any and all parallel, converging, and intersecting lines, joint line poles, highways, and any and all property of others from damage, and in the event that any such parallel, converging and intersecting lines, joint line poles, highways, or other property are damaged in the course of the construction of the Project the Contractor shall at its own expense restore any or all of such damaged property immediately to as good a state as before such damage occurred.
- e. Where the right-of-way of the Project traverses cultivated lands, the Contractor shall limit the movement of his crews and equipment so as to cause as little damage as possible to crops, orchards, or property and shall endeavor to avoid marring the lands. All fences which are necessarily opened or moved during the construction of the Project shall be replaced in as good condition as they were found and precautions shall be taken to prevent the escape of livestock. Except as otherwise provided in the descriptions of underground plowing and trenching assembly units, the Contractor shall not be responsible for loss of or damage to crops, orchards, or property (other than livestock) on the right-of-way necessarily incident to the construction of the Project and not caused by negligence or inefficient operation of the Contractor. The Contractor shall be responsible for all other loss of or damage to crops, orchards, or property, whether on or off the right-of-way, and for all loss of or damage to livestock caused by the construction of the Project.
- f. The Project, from the commencement of work to completion, or to such earlier date or dates when the Owner may take possession and control in whole or in part as hereinafter provided shall be under the charge and control of the Contractor and during such period of control by the Contractor all risks in connection with the construction of the Project and the materials to be used therein shall be borne by the Contractor. The Contractor shall make good and fully repair all injuries and damages to the Project or any portion thereof under the control of the Contractor by reason of any act of God or other casualty or cause whether or not the same shall have occurred by reason of the Contractor's negligence. The Contractor shall hold the Owner harmless from any and all claims for injuries to persons or for damage to property happening by reason of any negligence on the part of the Contractor or any of the Contractor's agents or employees during the control by the Contractor of the Project or any part thereof.
- g. Any and all excess earth, rock, debris, underbrush, and other useless material shall be removed by the Contractor from the site of the Project as rapidly as practicable as the work progresses.

- h. Upon violation by the Contractor of any provisions of this section, after written notice of such violation given to the Contractor by the Owner, the Contractor shall immediately correct such violation. Upon failure of the Contractor so to do the Owner may correct such violation at the Contractor's expense.
- i. The Contractor shall submit to the Owner monthly reports in duplicate of all accidents, giving such data as may be prescribed by the Owner.
- j. The Contractor shall not proceed with the cutting of trees or clearing of right-of-way without written notification from the Owner that proper authorization has been received from the owner of the property, and the Contractor shall promptly notify the Owner whenever any landowner objects to the trimming or felling of any trees or the performance of any other work on his land in connection with the Project and shall obtain the consent in writing of the Owner before proceeding in any such case,

Section 2--Insurance. The Contractor shall take out and maintain throughout the construction period insurance in the following minimum requirements:

- a. Workmen's compensation insurance covering all employees in statutory limits who perform any of the obligations assumed by the Contractor under the Proposal.
- b. Public liability and property damage liability insurance covering all operations under the Proposal; limits for bodily injury or death not less than \$100,000 for one person and \$300,000 for each accident; for property damage, not less than \$25,000 for each accident and \$50,000 aggregate for accidents during the policy period.
- c. Automobile liability insurance on all self-propelled vehicles used in connection with the contract, whether owned, nonowned, or hired; public liability limits of not less than \$100,000 for one person and \$300,000 for each accident; property damage limit of \$10,000 for each accident.

The Owner shall have the right at any time to require public liability insurance and property damage liability insurance greater than those required in subsections b and c of this Section. In any such event, the additional premium or premiums solely as the result of such additional insurance shall be added to the contract price.

Upon request by the Owner, the Contractor shall furnish a certificate evidencing compliance with the foregoing requirements.

Section 3--Bond. If the estimated cost of the construction of a Section shall exceed \$25,000, the Contractor agrees to furnish prior to the commencement of such construction, a bond in the penal sum not less than the estimated cost of such Section in the form attached hereto with a Surety or Sureties listed by the United States Treasury Department as acceptable sureties. In the event that the Surety or Sureties on the performance bond delivered to the Owner shall at any time become unsatisfactory to the Owner, the Contractor agrees to deliver to the Owner another or an additional bond.

Section 4--Delivery of Possession and Control to the Owner. Upon written request of the Owner, the Contractor will deliver to the Owner full possession and control of any portion of the Project provided the Contractor shall have been paid at least ninety percent (90%) of the cost of construction of such portion. Upon such delivery of possession and control to the Owner, the risks and obligations of the Contractor as set forth in Section 1f of this Article IV with respect to such portion so delivered to the Owner, shall be terminated; Provided, however, that nothing herein contained shall relieve the Contractor of any liability with respect to defective workmanship as specified in Article II, Section 4.

ARTICLE V--REMEDIES

Section 1--Completion on Contractor's Default. If default shall be made by the Contractor or by any subcontractor in the performance of any of the terms of this Proposal, the Owner, without in any manner limiting its legal and equitable remedies in the circumstances, may serve upon the Contractor and the Surety, if any, a written notice requiring the Contractor to cause such default to be corrected forthwith. Unless within twenty (20) days after the service of such notice upon the Contractor and the Surety, If any, such default shall be corrected or arrangements for the correction thereof satisfactory to the Owner shall be made, the Owner may take over the construction of the Project and prosecute the same to completion by contract or otherwise for the account and at the

expense of the Contractor, and the Contractor shall be liable to the Owner for any cost or expense in excess of the Contract price occasioned thereby. In such event the Owner may take possession of and utilize, in completing the construction of the Project, any materials, tools, supplies, equipment, appliance, and plant belonging to the Contractor or any of its subcontractors, which may be situated at the site of the Project. The Owner in such contingency may exercise any rights, claims, or demands which the Contractor may have against third persons in connection with this Proposal and for such purpose the Contractor does hereby assign, transfer, and set over unto the Owner all such rights, claims, and demands.

ARTICLE VI--MISCELLANEOUS

Section 1--Patent Infringement. The Contractor will save harmless and indemnify the Owner from any and all claims, suits, and proceedings for the infringement of any patent or patents covering any equipment used in the work.

Section 2--Permits for Explosives. All permits necessary for the handling or use of dynamite or other explosives in connection with the construction of the Project shall be obtained by and at the expense of the Contractor.

Section 3--Compliance with Statutes and Regulations. The Contractor will comply with all applicable statutes, ordinances, rules, and regulations pertaining to the work. The Contractor acknowledges that it is familiar with the Rural Electrification Act of 1936, as amended, the so-called "Kick-Back" Statute (48 Stat. 948), and regulations issued pursuant thereto, and 18 U.S.C. §§287,1001, as amended. The Contractor understands that the obligations of the parties hereunder are subject to the applicable regulations and orders of Governmental agencies having jurisdiction in the premises.

Section 4. Equal Opportunity Provisions.

a. Contractor's Representations.

The Contractor represents that:
It has \square , does not have \boxtimes , 100 or more employees, and if it has, that
It has, has not, furnished the Equal Employment OpportunityEmployers Information
Report EEO-1, Standard Form 100, required of employers with 100 or more employees pursuant to Executive Order 11246 and Title VII of the Civil Rights Act of 1964.

The Contractor agrees that it will obtain, prior to the award of any subcontract for more than \$10,000 hereunder to a subcontractor with 100 or more employees, a statement, signed by the proposed subcontractor, that the proposed subcontractor has filed a current report on Standard Form 100.

The Contractor agrees that if it has 100 or more employees and has not submitted a report on Standard Form 100 for the current reporting year and that if this Contract will amount to more than \$10,000, the Contractor will file such report, as required by law, and notify the Owner in writing of such filing prior to the Owner's acceptance of this Proposal.

- b. Equal Opportunity Clause. During the performance of this Contract, the Contractor agrees as follows:
 - (1) The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to, the following: Employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this Equal Opportunity Clause.
 - (2) The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.

- (3) The Contractor will send to each labor union or representative of workers, with which it has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (4) The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- (5) The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to its books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (6) In the event of the Contractor's noncompliance with the Equal Opportunity Clause of this Contract or with any of the said rules, regulations, or orders, this Contract may be cancelled, terminated, or suspended in whole or in part, and the Contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as provided by law.
- (7) The Contractor will include this Equal Opportunity Clause in every subcontract or purchase order unless exempted by the rules, regulations, or order of the Secretary of Labor issued pursuant to Section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, That in the event a Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.
- c. Certificate of Nonsegregated Facilities. The Contractor certifies that it does not maintain or provide for its employees any segregated facilities at any of its establishments, and that it does not permit its employees to perform their services at any location, under its control, where segregated facilities are maintained. The Contractor certifies further that it will not maintain or provide for its employees any segregated facilities at any of its establishments, and that it will not permit its employees to perform their services at any location, under its control, where segregated facilities are maintained. The Contractor agrees that a breach of this certification is a violation of the Equal Opportunity Clause in this Contract. As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, restrooms and washrooms, restaurants and other eating areas, timeclocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or national origin, because of habit, local custom, or otherwise. The Contractor agrees that (except where it has obtained identical certifications from proposed subcontractors for specific time periods) it will obtain identical certifications from proposed subcontractors prior to the award of subcontracts exceeding \$10,000 which are not exempt from the provisions of the Equal Opportunity Clause, and that it will retain such certifications in its files.

Section 5--Franchises and Rights-of-way. The Contractor will be under no obligation to obtain or assist in obtaining any franchises, authorizations, permits, or approvals required to be obtained by the Owner from Federal, State, County, Municipal or other authority; any rights-of-way over private lands or any agreements between the Owner and third parties with respect to the joint use of poles, crossing or any other matter incident to the construction and operation of the Project.

Section 6--Nonassignment of Contract. The Contractor will not assign the Contract effected by an acceptance of this Proposal or any part thereof or enter into any contract with any person, firm or corporation for the performance of the Contractor's obligations thereunder, or any part thereof, without the approval in writing of the Owner.

Section 7 -- Definitions.

- a. The term "Owner" shall also include an engineer employed by the Owner, or a firm or engineer retained by the Owner, and designated by the Owner to act in that capacity. The Contractor will be notified in writing by the Owner of those designated to act for the Owner at the time of acceptance of this Proposal.
- b. The term "Completion of Construction" shall mean full performance by the Contractor of the Contractor's obligations under the contract and all amendments and revisions thereof relating to any Section of the Project or to the Project except the Contractor's obligations in respect of (i) Certificate of Contractor and Indomnity Agreement - Line Extensions under Article III, Section 2 hereof and (ii) the Final Inventory referred to in Article III. Section la hereof.
- c. The term "Completion" shall mean full performance by the Contractor of the Contractor's obligations under the Contract and all amendments and revisions thereof relating to any Section of the Project or to the Project.

Section 8--Extension to Successors and Assigns. Each and all of the covenants and agreements contained in the Contract effected by the acceptance of the Proposal shall extend to and be binding upon

the successors and assigns of the parties thereto.

Date of Proposal 11-27-2000

This Proposal must be signed with the full name of the Contractor. If the Contractor is a partnership, the Proposal must be signed in the partnership name by a partner. If the Contractor is a corporation, the Proposal must be signed in the corporate name by a duly authorized officer and the corporate scal affixed and attested by the Secretary of the Corporation.

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CONSTRUCTION UNITS - NEW CONSTRUCTION

SECTION 1 -- POLE UNITS

A pole unit consists of the installation of one pole. The first two digits indicate the length of the pole; the third digit shows the classification per A.S.A. (Example: 25-6 means a pole 25 feet long, class 6.)

UNIT NO.	UNIT LABOR PRICE	UNIT NO.	UNIT LABOR PRICE	UNIT NO.	UNIT LABOR PRICE

POLE TOP ASSEMBLY UNITS

A pole top assembly unit consists of the installation of the hardware, crossarms and their appurtenances, insulators, etc., except tie wire, required to support the primary conductors.

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POLE TOP ASSEMBLY UNITS - (Continued)

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SECTION D. CONDUCTOR ASSEMBLY UNITS

A conductor assembly unit consists of the installation of 1,000 feet of conductor or cable for primaries, secondaries or services. Tree trimming necessary for installing services and secondaries on poles not carrying primary line is included with the conductor assembly unit and shall be performed in accordance with the directions of the Owner. The service shall be connected to the secondary or transformer and 2 feet of conductor or cable shall be left for connecting to the consumer's service entrance. In computing the compensation to the Contractor for conductor assembly units only the horizontal distance between conductor supports or pole stakes shall be used. The conductor or cable sizes and types listed are the manufacturer's designation.

UNIT NO.	UNIT LABOR PRICE	UNIT NO.	UNIT LAROR PRICE	UNIT NO.	UNIT LAGOR PRICE
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SECTION E - GUY ASSEMBLY UNITS

A guy assembly unit consists of the installation of the hardware and wire, and guy insulator where necessary. An overhead guy assembly unit does not include the associated pole and down guy, each of which is listed separately. Guy guards are designated separately.

UNIT NO	UNIT LABOR PRICE	UNIT NO.	UNIT LABOR PRICE	UNIT NO.	UNIT LABOR PRICE

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SECTION F - ANCHOR ASSEMBLY UNITS

An anchor assembly unit consists of the installation of an anchor with rod complete, ready for attaching the guy wire.

UNIT NO.	UNIT LABOR PRICE	UNIT NO.	UNIT LABOR PRICE	UNIT NO.	UNIT LABOR PRICE
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SECTION G - TRANSFORMER ASSEMBLY UNITS

A transformer assembly unit consists of the installation of the transformer, its protective equipment and its hardware and leads with their connectors and supporting insulators and pins. This unit does not include the installation of the pole top, secondary, service, or grounding assemblies.

UNIT NO.	UNIT LABOR PRICE	UNIT NO.	UNIT LABOR PRICE	UNIT NO.	UNIT LABOR PRICE
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SECTION J - SECONDARY ASSEMBLY UNITS

A secondary assembly unit consists of the installation of the hardware, insulators, etc., to support the secondary conductor or cable. It does not include the installation of the secondary conductor or cable, or of any hardware, insulators, etc., required to support service conductors or cable.

UNIT NO.	UNIT LABOR PRICE	UNET NO.	UNIT LABOR Price	UNIT NO.	UNIT LABOR PRICE
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SECTION K - SERVICE ASSEMBLY UNITS

A service assembly unit consists of the installation of the hardware, insulators, etc. to support the service conductors or cable. It does not include the installation of the service conductor or cable, or of any hardware, insulators, etc. required to support secondary conductors or cable.

UNIT NO.	UNIT LABOR PRICE	UNIT NO.	UNIT LABOR PRICE	UNIT NO.	UNIT LABOR PRICE
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Section M - MISCELLANEOUS ASSEMBLY UNITS

A miscellaneous assembly unit consists of the installation of an additional unit needed in the Project for new line construction but not otherwise listed in the Proposal. This section includes the installation of grounding assemblies, fuse cutouts, reclosers, sectionalizers, switches, capacitors, regulators, metering and other assembly units.

Unit No.	Unit Labor Price	Unit No.	Unit Labor Price	Unit No.	Unit Labor Price
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Section R--RIGHT-OF-WAY CLEARING UNITS

R1-10. The unit is 1,000 feet in length and 10 feet in width (to be measured on one side of the pole line) of actual clearing of right-of-way. This includes clearing of underbrush, tree removal, and such tree trimming as is required so that the right-of-way, except for tree stumps which shall not exceed ________ in height, shall be clear from the ground up on one side of the line of poles carrying primary conductors.

This unit does not include clearing or trimming associated with secondaries or services which is included with conductor units. The length of actual clearing shall be measured in a straight line parallel to the horizontal line between stakes and across the maximum dimension of foliage cleared projected to the ground line. All trees and underbrush across the width of the right-of-way, as designated by the Owner shall be considered to be grouped together as a single length in measuring the total length of clearing. Spaces along the right-of-way in which no trees are to be removed or trimmed or underbrush cleared shall be omitted from the total measurement. All length thus arrived at, added together and divided by 1,000, shall give the number of 1,000-foot RI-10 units of clearing. This unit includes the removal or topping, at the option of the Contractor, of danger trees outside of the right-of-way when so designated by the Owner. (Danger trees are defined as dead or leaning trees which, in falling, will affect the operation of the line.) The Contractor shall not remove or trim shade, fruit, or ornamental trees unless so directed by the Owner.

Section R--RIGHT-OF-WAY CLEARING UNITS (Continued)

R1-20. This unit is identical with R1-10 except that width is 20 feet (to be measured 10 feet on each side of the pole line).

R1-30. This unit is identical with R1-10 except that width is 30 feet (to be measured 15 feet on each side of the pole line).

R1-40. This unit is identical with R1-10 except that width is 40 feet (to be measured 20 feet on each side of the pole line).

RC1-10, RC1-20, RC1-30, RC1-40. These units are identical to the respective R1 units except that chemical treatment of stumps is required in addition to the clearing of underbrush, tree removal and tree trimming.

Additional Requirements (When specifying R1 units denote type of disposal (AorB).)

- A. Trees, brush, branches and refuse shall, without delay, be disposed of by such of the following methods as the Owner will direct (Owner to strike out methods not to be used):
 - 1. Burned
 - 2. Piled on one side of right-of-way
 - 3. Roller chopped and left on right-of-way in such a manner as not to obstruct roads, ditches, drains, etc.
 - 4. Other (describe)_____
- B. Trees that are felled shall be cut to commercial wood lengths, stacked neatly, and left on the right-of-way for the landowner. Commercial wood length means the length designated by the

Owner but in no case shall it be required to be less than _____(____) feet. Brush, branches, and refuse shall, without delay, be disposed of by such of the following methods as the Owner will direct (Owner to strike out methods not to be used):

- 1. Burned
- 2. Piled on one side of right-of-way
- 3. Roller chopped and left on right-of-way in such a manner as not to obstruct roads, ditches, drains, etc.
- 4. Other (describe)

Unit No.	Unit Labor Price	Unit No.	Unit Labor Price	Unit No.	Unit Labor Price

Section S--SUBSTATION ASSEMBLY UNITS

A substation assembly unit consists of the complete substation ready for connection of the line conductors, as shown on the substation drawings attached.

Unit No.	Unit Labor Price	Unit No.	Unit Labor Price	Unit No.	Unit Labor Price
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primaries, second the termination of labor for the speciary and service Owner).* In computed includes all holes, transform manufacturer's Owner shall joint cations using test (Owner to insert *Owner che *Owner che **Owner che	cable assembly indaries or served the primary connectifications and conceptifications and conceptifications and conceptifications and conceptifications and conceptification of the content of the conten	unit consists of ices. It does no able which are personally to any sealing metruction drawing the cable in all specifies, size, volumings and metropes, size, volumings are personally the cable in all specifies, size, volumings and metropes, size, volumings are personally the cable by the cable are personally splices are personally and service feet of service	or include the plot or ovided for in other of secondary and the laboration for the cable shall be the cified trenches, are boxes.** The tage rating and son installed call applices are permitted.	f 1000 feet of cable wing, trenching ther assembly und service cables or for making ally when and where underground cables of the number of call the following of the following conductor or call the following conductor or c	its. It includes the and conductors as primary, seconde permitted by the le assembly units r of units so compersings, mandels listed are the Contractor and the
Unit No.	Unit Labor Price	Unit No.	Unit Labor Price	Unit No.	Unit Labor Price
An underground ing, warning sign leads with their primary cable te it include any to drainable materisembly units. For	n, switches, over connectors and rminations but need not be reaching. For parts al, backfilling, c	embly unit consistent protect supporting instant of lightning and mount transferompaction, or	sts of the installative devices, groulators. This unresters, fault in ormers, it does site preparation	ation of the trans bunding loop, and ait also includes dicators or grou not include insta which are inclu	former, its hous- lits hardware and the installation of and rods, nor does llation of the pad, ded in the pad as-

ing, warning sign, switches, over-current protective devices, grounding toop, and its hardware and
leads with their connectors and supporting insulators. This unit also includes the installation of
primary cable terminations but not of lightning arresters, fault indicators or ground rods, nor does
it include any trenching. For pad-mount transformers, it does not include installation of the pad,
drainable material, backfilling, compaction, or site preparation which are included in the pad as-
sembly units. For submersible transformers it includes the installation of cable terminations, of the
enclosure and cover, of drainable material (when specified)* and the excavation.
*Owner check here if drainable material is specified.

Unit No.	Unit Labor Price	Unit No.	Unit Labor Price	Unit No.	Unit Labor Price

Section UK - UNDERGROUND SECONDARY AND SERVICE ASSEMBLY UNITS

An underground secondary and service assembly unit consists of the installation of the secondary or service cable terminal housing. It includes the installation of the power pedestal, stake (when required), mounting hardware, warning sign, directional marker, housing identification marking, and the cable identification tags. It does not include the installation of the cable terminations, ground rod, or pad, when required.

Unit No.	Unit Labor Price	Unit No.	Unit Labor Price	Unit No.	Unit Labor Price

Section UM - MISCELLANEOUS UNDERGROUND ASSEMBLY UNITS

A miscellaneous underground assembly unit consists of the installation of an additional unit needed in the Project for new construction, but not otherwise listed in the Proposal. This section includes the installation of the miscellaneous assembly units as shown on the respective underground construction drawings. Where miscellaneous units consist of or include the installation of a primary cable termination, the unit includes the preparation of the cable to accommodate the termination, the installation of the stress cone, and the connection of the cable to the terminal equipment. Pad assembly units are in this section and include the installation of the bedding, drainable material (when specified), cable slot, and site preparation, backfilling and tamping.

Unit No.	Unit Labor Price	Unit No.	Unit Labor Price	Unit No.	Unit Labor Price
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Section UR - UNDERGROUND EXCAVATION ASSEMBLY UNITS

Plowing Assembly Unit, Soil - Consists of one (1) lineal foot of plowing in soil, measured parallel to the surface of the ground, to a specified depth (D), in inches, including the compacting, except as specifically provided for in other units. This unit includes all labor required in the repair and/or replacement of streets, roads, drives, fences, lawns, shrubbery, watermains, pipes, pipelines and contents, underground power and telephone facilities, buried sewerage and drainage facilities, and any other property damaged during the plowing of the cable, except as specifically provided for in other units. NOTE: Where in the judgment of the Owner greater than normal difficulty will be involved in plowing because of the presence of underground facilities of other

Section UR - UNDERGROUND EXCAVATION ASSEMBLY UNITS (Continued)

utilities, this unit will be suffixed by the letter "T". This will be applicable only in those areas predesignated by the Owner on the detail maps herein. All plowing outside of the predesignated area on the map, regardless of the difficulty in placement actually experienced, will be inventoried as the regular URI-S (D) units. If field conditions show the existence of rock to prevent the placing of the cable in soil to the depth required in the specifications the Owner may specify UR2-R units. Where more than one cable is to be installed in the slot, the URI-S unit designation should be modified by a suffix corresponding to the number of cables installed. For example, URI-S(D) 3c for 3 cables plowed at one time.

- UR2-S (D&W) Trenching Assembly Unit, Soil Consists of one (1) lineal foot of trenching in soil, measured parallel to the surface of the ground, to a specified depth (D) and width (W), in inches, including the excavation, and backfilling and compacting. This unit includes all labor required in the repair and/or replacement of streets, roads, drives, fences, lawns, shrubbery, watermains, pipes, pipelines and contents, underground power and telephone facilities, buried sewerage and drainage facilities, and any other property damaged by the trenching, except as specifically provided for in other units. NOTE: Where in the judgment of the Owner greater than normal difficulty will be involved in trenching because of the presence of underground facilities of other utilities, this unit will be suffixed by the letter "T". This will be applicable only in those areas predesignated by the Owner on the detail maps herein. Where more than one cable is to be installed in the trench, the regular UR2-S unit designation should be modified by a suffix corresponding to the construction drawing for the type of cable placement desired.
- UR2-R (D&W) Trenching Assembly Unit, Rock Consists of one (1) lineal foot of trenching in rock, measured parallel to the surface of the ground, to specified depth (D) and width (W), in inches, including the excavation, and backfilling and compacting to place cable to the depth specified in the Specifications. This unit will be specified by the Owner only when field conditions at the site show the existence of rock at a depth preventing the placing of the cable in soil to the depths required in the Specifications. This unit includes all labor required in the repair and/or replacement of streets, roads, drives, fences, lawns, shrubbery, watermains, pipes, pipelines and contents, underground power and telephone facilities, buried sewerage and drainage facilities, and any other property damaged by the trenching, except as specifically provided for in other units. This unit does not include underground cable facilities installed in the trench or cable bedding assembly units, when required.
- UR-3

 Cable Bedding Assembly Unit Consists of the installation of one (1) lineal foot of a two-inch bed of clean sand or soil placed in the trench under the cable and a four inch layer of clean sand or soil backfill over the cable to the width of the trench. NOTE: The exact location and number of units shall be determined by the Owner after the trenches are open in those areas where rock or other conditions make special bedding necessary.
- UR-4a

 Pavement Assembly Unit, Asphalt Consists of the labor necessary to remove and restore one (1) lineal foot of asphalt pavement, measured along the route of the cable, including any trenching necessary to place the cable at the required depth. All work shall be performed in accordance with the requirements of State or local authorities.
- UR-4c

 Pavement Assembly Unit, Concrete Consists of the labor necessary to remove and restore one (1) lineal foot of concrete pavement, measured along the route of the cable, including any trenching necessary to place the cable at the required depth. All work shall be performed in accordance with the requirements of State or local authorities.
- UR-5 () Underground Pipe Crossing Assembly Unit Consists of the installation of one (1) lineal foot of steel pipe, of the inside diameter, in inches, specified in the last digit of the assembly unit designation, installed in place. This unit includes the pushing of pipe and any excavation, backfilling and tamping necessary for the installation of the pipe. The pipe will be installed at the depth specified by the Owner. The installation of underground cable in the pipe is not included in this unit.

Section UR - UNDERGROUND EXCAVATION ASSEMBLY UNITS (Continued)

UR6

Underground Nonpipe Crossing Assembly Unit - Consists of the labor in providing a hole in soil one (1) foot in length of a diameter sufficient to accommodate the cable to be installed therein. The depth of the hole below the surface of the ground shall be specified by the Owner. This unit includes any excavation, backfilling and tamping necessary for the installation. This unit may be used where the permanent installation of a steel pipe under the UR-5 unit is not required. The installation of underground cable in the pipe is not included in this unit.

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